

of unmanned versus manned platforms, and the current ability of each branch of the military to defend against unmanned aerial vehicles; Luján amendment (No. 60) that instructs the Administrator of the National Nuclear Security Administration to encourage technology transfer activities at its national security laboratories that will lead to enhanced private-sector employment opportunities; Hinchey amendment (No. 72) that requires the Department of Defense to apply the Buy American Act to the procurement of photovoltaic devices purchased through subcontracts; Hinchey amendment (No. 73) that requires armed private security contractors who are using U.S. citizens in Iraq or Afghanistan to hire those individuals as direct employees rather than independent contractors; and Connolly amendment (No. 75) that requires the Secretary of Defense to establish monitoring and evaluation mechanisms for its programs in the Horn of Africa;

Pages H4050–55

Inslee amendment (No. 82 printed in H. Rept. 111–498) that requires the Department of Defense to take into consideration during the KC–X or any successor aerial tanker replacement program any unfair competitive advantage an offeror may possess, and to report any such unfair competitive advantage to Congressional defense committees within 60 days of bid submissions (by a recorded vote of 410 ayes to 8 noes, Roll No. 313);

Pages H4011–13, H4060

Gutierrez amendment (No. 21 printed in H. Rept. 111–498) that stipulates that, should the Secretary of Defense determine that BP or its subsidiaries performing any contract with the Department are no longer a “responsible source,” the Secretary shall consider debarring BP or its subsidiaries from contracting with the Department no later than 90 days after making such determination (by a recorded vote of 372 ayes to 52 noes, Roll No. 314);

Pages H4031–32, H4060–61

Eshoo amendment (No. 42 printed in H. Rept. 111–498) that requires the DNI to cooperate with GAO inquiries that are initiated by Committees (by a recorded vote of 218 ayes to 210 noes, Roll No. 315);

Pages H4032–35, H4061–62

Patrick J. Murphy (PA) amendment (No. 79 printed in H. Rept. 111–498) that repeals “Don’t Ask Don’t Tell” only after: (1) receipt of the recommendations of the Pentagon’s Comprehensive Review Working Group on how to implement a repeal of DADT (due December 1, 2010) and (2) a certification by the Secretary of Defense, Chairman of the Joint Chiefs and President that repeal is first, consistent with military readiness, military effectiveness, unit cohesion and recruiting, and second, that the DoD has prepared the necessary policies and regula-

tions to implement its repeal (by a recorded vote of 234 ayes to 194 noes, Roll No. 317);

Pages H4055–60, H4062–63

Sarbanes amendment (No. 47 printed in H. Rept. 111–498) that requires non-Defense agencies to establish contractor inventories and insourcing programs to mirror current law for the Department of Defense (by a recorded vote of 253 ayes to 172 noes, Roll No. 318);

Pages H4035–38, H4063–64

Skelton en bloc amendment No. 8 consisting of the following amendments printed in H. Rept. 111–498: Dahlkemper amendment (No. 56) that allows the Secretary of Defense to make excess non-lethal supplies available for domestic emergency assistance purposes, in coordination with the Secretary of Homeland Security; Kirkpatrick amendment (No. 58) that eliminates gaps in existing law that have resulted in unauthorized and improper disposal of Department of Defense property; Kosmas amendment (No. 59) that requires DoD and NASA to conduct a study of the feasibility of joint usage of the NASA Shuttle Logistics Depot; Perriello amendment (No. 65) that ensures that Department of Defense in sourcing decisions are performance based by excluding from consideration the value of employer sponsored health plans and retirement benefits plans provided by both DoD and private government contractors; Titus amendment (No. 69) that provides the Secretary of Defense the flexibility to change the effective date of the Homeowners Assistance Program for members of the armed forces permanently reassigned during the mortgage crisis; Critz amendment (No. 71) that allows military claims offices to pay full replacement value, instead of fair market value, on claims that fall outside the current contractual arrangements for providing full replacement value for the household goods of service members and civilian employees moved at the expense of the Department of Defense; Connolly amendment (No. 76) that standardizes federal agency and OPM reporting requirements regarding federal internship programs; and Grayson amendment (No. 78) that requires cost or price be given at least equal importance in evaluating competitive proposals for procurement contracts with the United States Department of Defense; and

Pages H4064–67

Teague amendment (No. 68 printed in H. Rept. 111–498) that provides health insurance to dependents of permanently and totally disabled veterans, as well as veterans who died from serviced connected disabilities, through the age of 26.

Pages H4067–68

Rejected:

Pingree (ME) amendment (No. 80 printed in H. Rept. 111–498) that sought to strike funding for the Joint Strike Fighter’s Alternate Engine Program (by